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**PROPOSED COUNSEL FOR THE DEBTORS
AND DEBTORS-IN-POSSESSION**

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

In re:	§ Chapter 11
	§
SPHERATURE INVESTMENTS LLC, <i>et al.</i>	§ Case No.: 20-42492
	§
	§
Debtors.¹	§ Joint Administration Requested

**AGENDA FOR FIRST DAY MATERS
SCHEDULED FOR HEARING ON DECEMBER 30, 2020 AT 10 AM (CT)**

Spherature Investments LLC (“**Spherature**”), together with its affiliates identified herein, as debtors and debtors-in-possession (collectively, the “**Debtors**”), hereby submit this Agenda for the following matters set for emergency “first day” hearings on December 30, 2020 @ 10 am (CT) in the above captioned cases. Each of the matters listed below are going forward and may be called in a different order than listed below, subject to the Court’s preference and administrative proceedings at the hearing.

1. Motion for Joint Administration [Dkt. 3]

¹ The “**Debtors**” in the above-captioned jointly administered chapter 11 bankruptcy cases (“**Cases**”) are: Spherature Investments LLC (“**Spherature**”) EIN#5471; Rovia, LLC (“**Rovia**”) EIN#7705; WorldVentures Marketing Holdings, LLC (“**WV Marketing Holdings**”) EIN#3846; WorldVentures Marketplace, LLC (“**WV Marketplace**”) EIN#6264; WorldVentures Marketing, LLC (“**WV Marketing**”) EIN#3255; WorldVentures Services, LLC (“**WV Services**”) EIN#2220. The Debtors’ corporate headquarters and service address in this district is 5100 Tennyson Parkway, Plano, TX 75024.

2. Notice of Complex Case Designation [Dkt. 7]
3. Motion to Extend Time to File Schedules and Statements [Dkt. 8]
4. Motion to Establish Complex Case Notice Procedures [Dkt. 9]
5. Motion to Maintain Prepetition Insurance Policies [Dkt. 10]
6. Motion to Honor Prepetition Obligations to Customers [Dkt. 13]
7. Motion to Pay Prepetition Priority Taxes [Dkt. 17]
8. Motion to Pay Prepetition Wages, Salaries and Commissions [Dkt. 16]
9. Motion to Use Cash Collateral [Dkt. 18]
10. Motion to Prohibit Utilities from Discontinuing Service and Providing Utilities with Adequate Assurance [Dkt. 19]
11. Motion to Maintain Treasury and Cash Management Systems [Dkt. 21]

DATED: December 23, 2020

Respectfully submitted by:

/s/ Marcus A. Helt
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CERTIFICATE OF SERVICE

I hereby certify that, on December 23, 2020, a true and correct copy of the foregoing document was served electronically by the Court's PACER system.

/s/ Thomas C. Scannell
Thomas C. Scannell